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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/075,666		05/11/1998	TETSUJIRO KONDO	450100-2780.	3934
20999	7590	11/04/2002			
		ENCE & HAUG	EXAMINER		
745 FIFTH AVENUE- 10TH FL. NEW YORK, NY 10151				CHANG, JON CARLTON	
			,	ART UNIT	PAPER NUMBER
				2623	
				DATE MAILED: 11/04/2002	16

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/075,666	KONDO, TETSUJIRO					
Office Action Summary	Examiner	Art Unit					
,	Jon Chang	2623					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	36(a). In no event, however, may a reply by within the statutory minimum of thirty (30) will apply and will expire SIX (6) MONTHS to a cause the application to become ABAND	be timely filed  ) days will be considered timely.  from the mailing date of this communication.  ONED (35 U.S.C. § 133).					
1) Responsive to communication(s) filed on 18.	<u>luly 2002</u> .						
2a) ☐ This action is <b>FINAL</b> . 2b) ☑ Th	is action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims							
4) Claim(s) 1-38 is/are pending in the application	<b>1.</b>						
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>1-14</u> is/are allowed.	)⊠ Claim(s) <u>1-14</u> is/are allowed.						
6)⊠ Claim(s) <u>15-38</u> is/are rejected.							
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9) The specification is objected to by the Examiner.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.  If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 11	9(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. ☐ Certified copies of the priority documents have been received.							
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
<ul> <li>a) ☐ The translation of the foreign language provisional application has been received.</li> <li>15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.</li> </ul>							
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Inform	mary (PTO-413) Paper No(s) mal Patent Application (PTO-152)					

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## **Continued Prosecution Application**

1. The request filed on July 18, 2002 for a Continued Prosecution Application (CPA) under 37 CFR 1.53(d) based on parent Application No. 09/075666 is acceptable and a CPA has been established. An action on the CPA follows.

### Response to Applicant's Amendment and Arguments

2. The amendment filed July 18, 2002, has been entered and made of record.

Claims 15, 19, 23, 27, 30, 33 and 36 have been amended. Claims 1-38 are pending.

Applicant has amended each of claims 15, 19, 23, 27, 30, 33 and 36 to recite that the class data is obtained by learning. Applicant argues that none of the references relied upon by the Examiner depicts this learning feature (e.g., see page 9 of the amendment, first full paragraph). The Examiner respectfully disagrees. It is, the Examiner's position that the class data for respective classes is taught by Kanno, in Fig.11, items 3 and 9 (see Final Office Action, paper no. 13, page 4). The dictionaries labeled as 3 and 9 are memories which hold the class data ("interpolation data"). Fig.11 of Kanno also discloses that these class data are obtained by learning. Note item 2, "Interpolation Data Learning" in Fig.11. Kanno thus meets this limitation of the claims.

# Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

<sup>(</sup>a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

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invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 15, 17, 19, 21, 22, 33, 35-36 and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanno et al. (US 5,229,868) in view of Matsumura (US 5,148,499).

As to claims 15 and 33, Kanno discloses a digital signal conversion apparatus (figures 1 and 4) which includes:

-a memory for storing class data for respective classes at addresses corresponding to said respective classes (figure 11, items 3 and 9; addresses in the memory are inherent), said class data obtained by learning associated with at least a training digital image signal (figure 11, item 2; column 10, lines 17-23). The training image signal has a high resolution component (see column 1, lines 35-45);

-means for receiving first digital image signal including pixel data (figure 11, item 4);

-means for clustering (figure 12, item 19 clusters input signal into a class designated by r1-r16) pixel data in accordance with adjacent pixel data of the second digital image signal (e.g., r6 and r7 are adjacent to h1) to produce a class;

-means for retrieving class data from one of the addresses of the memory corresponding to the class of the first digital image signal (the class r1-r16 is used to address the memory to retrieve the class data h1-h3; figure 3); and

-means for generating pixel data representing pixel values of the second digital image signal based upon at least the retrieved class data (figures 1 or 11, item 7). See column 4, lines 32-41.

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With regard to "generating all pixel data," Kanno generates all data since the interpolation circuit, as shown for example in Fig.4 does "generate" all of the pixel data representing pixel values of the second digital image by producing (i.e., generating) the pixel data at the terminal 15. Kanno does not explicitly teach generating all of pixel data "in the same manner in accordance with a common algorithm" as claimed. However, this is extremely old and well known in the art. For example, Matsumura teaches this (see for example, Fig.2B, and column 4, lines 27-32). As explained in Matsumura, the technique provides the advantage of preventing image deterioration (e.g., column 2, lines 51-57). Therefore, it would have been obvious to one of ordinary skill in the art to modify Kanno according to Matsumura in order to obtain this advantage.

Claims 19 and 36 recite a method which generally corresponds to the apparatus of claims 15 and 19 and are rejected on the same grounds.

As to claims 22, 35 and 38, Kanno teaches that the class data stored in memory corresponds to pixel data representing the second standard (i.e., higher resolution; see figure 2, h1-h3) and the means for generating generates pixel data representing the second image signal by providing the retrieved class data as pixel data representing pixel values. See column 4, lines 38-41.

With regard to claims 17 and 21, Kanno does not teach the use of an orthogonal decoding to provide the input digital signal. Kanno does teach that the image processing system is intended to be used with facsimile communication (column 1, lines 1-25). It is common in the art to transmit facsimile digital signals using orthogonal coding (the Examiner takes official notice of this fact). It would have been obvious to

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one of ordinary skill in the art, to include an orthogonal decoder in the image input device because Kanno et al. teaches that the system is to be used in the facsimile environment which commonly includes such encoding of digital signals.

5. Claims 18, 23, 25, 26, 27, 30, 32, are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanno et al. (US 5,229,868) and Matsumura (US 5,148,499), and further in view of Collins (US 4,587,556).

To the extent that these claims mirror the language of claims 15, 19, 33 and 36 above, Kanno applies as already discussed above.

As to claims 23, 27 and 30, Kanno does not specifically deal with standard and high definition *video* signals. However, conversion from a standard (i.e., lower) definition video signal standard (i.e., NTSC at 525 lines/field) to a higher definition video signal standard (i.e., PAL at 625 lines/field) is well known in the art. Collins, for example, discloses a system and method for performing this function. See figures 2, 4 and 5 as well as the Abstract and column 5, lines 19-27. Given the fact that using interpolation to convert between video signals is well known, it would have been obvious to one of ordinary skill in the art to utilize the specific interpolation processes taught by Kanno for converting *video* signals in order to obtain the image quality advantages that reference teaches (by using learning image data, etc.) when converting a video signal. Note additionally that, although Kanno does not discuss video signals, the possibility of interpolating video data in the same way is not excluded since the mechanics of interpolating a single still-frame image such as in Kanno would not, in

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principle, be different from interpolating a single frame of a continuous stream of video data.

As to claim 25, Kanno teaches that the class data stored in memory corresponds to pixel data representing the second standard (i.e., higher resolution; see figure 2, h1-h3) and the means for generating generates pixel data representing the second image signal by providing the retrieved class data as pixel data representing pixel values.

See column 4, lines 38-41.

Claims 18, and 32 recite generally similar limitations and are rejected on the same ground as applied to claim 25 above.

As to claim 26, Kanno teaches means for generating the class data (column 5, lines 9-19).

6. Claims 16, 20, 34 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanno et al. (US 5,229,868) and Matsumura (US 5,148,499), and further in view of Tararine et al. (US 5,048,102).

As applied to claims 15, 19, 33 and 36 above, Kanno does not teach that the class data is coefficient data and the means for generating the second image data operates in accordance with the coefficient data. Kanno teaches data conversion using stored interpolated values which have already been computed. Tararine et al. teaches that these two methods are equivalents in the art (column 7, line 15 through column 8, line 7). It would have been obvious to one of ordinary skill in the art to replace the direct accessing of the interpolation data taught by Kanno et al. with a method that computes

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the interpolation data from weights or coefficients. Because Tararine et al teaches that these methods are equivalents, use of one or the other would have been an obvious and routine substitution dictated by constraints or requirements of a particular designer.

7. Claims 24, 28, 29, 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kanno et al. (US 5,229,868), Matsumura (US 5,148,499) and Collins (US 4,587,556) as applied to claim 23 above, and further in view of Tararine et al. (US 5,048,102).

Kanno does not teach that the class data is coefficient data and the means for generating the second image data operates in accordance with the coefficient data. Kanno teaches data conversion using stored interpolated values which have already been computed. Tararine et al. teaches that these two methods are equivalents in the art (column 7, line 15 through column 8, line 7). It would have been obvious to one of ordinary skill in the art to replace the direct accessing of the interpolation data taught by Kanno et al. with a method that computes the interpolation data from weights or coefficients. Because Tararine et al teaches that these methods are equivalents, use of one or the other would have been an obvious and routine substitution dictated by constraints or requirements of a particular designer.

Claim 29 recites generally similar limitations and are rejected on the same ground as applied to claim 25 above.

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## Allowable Subject Matter

8. Claims 1-14 are allowable over the prior art of record.

Reasons for indicating allowable subject matter were given in a previous office action, paper no. 4, and incorporated herein by reference.

#### **Contact Information**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jon Chang whose telephone number is (703)305-8439. The examiner can normally be reached on M-F 8:00 a.m.-6:00 p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amelia Au can be reached on (703)308-6604. The fax phone numbers for the organization where this application or proceeding is assigned are (703)872-9314 for regular communications and (703)872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)305-4700.

Jon Chang

Primary Examiner

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